1 2 3 4 5 6	Alison V. Lippa, No. 169807, alippa@cbmlaw.com Shay Aaron Gilmore, State Bar No. 217196, sgilmore@cbmlaw.com CARROLL, BURDICK & MCDONOUGH LLP Attorneys at Law 44 Montgomery St., Suite 400 San Francisco, CA 94104 Telephone: (415) 989-5900 Facsimile: (415) 989-0932 Attorneys for Defendant CONTINENTAL CASUALTY					
7	COMPĂNY					
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCISCO DIVISION					
11	DOROTHY MCGUIRE,	No. C 07 3466 BZ				
12	Plaintiff,	STIPULATION REGARDING EXTENSION OF TIME FOR CONTINENTAL CASUALTY				
13	v.	COMPANY'S FIRST RESPONSE TO THE				
14 15 16	CONTINENTAL CASUALTY COMPANY, Defendants.	COMPLAINT				
17 118 119 220 221 222 23 224 225 226 227	Pursuant to Local Rule 6-1(a), the parties to this action hereby stipulate as follows: Continental Casualty Company ("Continental") may have a 30-day extension of time in which to file its first response to the complaint in this matter. Continental will therefore file its response to the complaint on or before August 30, 2007.					
	CBM-IPG\SF364625.1 STIPULATION RE EXTENSTION OF TIME FOR CONTINENTAL'S FIRST RESPONSE TO COMPLAINT CASE No. C 07 3466					
	BILL CENTROL RE EATEROTION OF THIS FOR CONTINENTAL SPIRST RESIDENCE TO COME EATER — CASE NO. CU/ 3400					

1	Dated: July 20, 2007	
2		Respectfully submitted,
3		CARROLL, BURDICK & McDONOUGH LLP
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5		ByAlison V. Lippa
6		Alison V. Lippa Attorneys for Defendant CONTINENTAL CASUALTY COMPANY
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8		KANTOR & KANTOR, LLP
9		By Elizabeth Erren
10		Elizabeth Green
11	(6)	Attorneys for Plaintiff DOROTHY MCGUIRE
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1	Dated: July 20-2	2007				
2	Dated: July 20, 2007 Respectfully submitted,					
3		CAF	RROLL, BURDICK	& McDONOUGH LLP		
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6		Atto CAS	Alison rneys for Defendant SUALTY COMPAN	CONTINENTAL Y		
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11		Atto	rneys for Plaintiff D	OROTHY MCGUIRE		
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	STIPULATION RE EXTENSTION OF TIME FOR CONTINENTAL'S FIRST RESPONSE TO COMPLAINT – CASE No. C 07 3466					